Title Interference Suppression Methods for 802.11  To: Mail Stop: Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450  The above-identified application became abandoned for failure to file a timely and proper repto a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus any extension of time actually obtained.  APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION A grantable petition requires the following items: (1) petition fee, (2) reply and/or issue fee, (3 terminal disclaimer with disclaimer fee, if appropriate, (4) adequate showing of the cause of unavoidable delay.  1. Petition fee – CHECK IN THE AMOUNT OF \$510 IS INCLUDED. The Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No. 500732 of Henry T. Brendzel, should a check not be enclosed, or be enclosed but for an incorrect amount.  2. Reply and/or Issue fee The issue fee and publication fee (if application of \$	Serial No. Inventor(s) Examiner	10/086,534 Sherman Meky, Moustafa	Filing Date Attorney Docket No. Group Art Unit	03/04/2002 Sherman 2001-0025CIF 2157
to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus any extension of time actually obtained.  APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION A grantable petition requires the following items: (1) petition fee, (2) reply and/or issue fee, (3 terminal disclaimer with disclaimer fee, if appropriate, (4) adequate showing of the cause of unavoidable delay.  1. Petition fee – CHECK IN THE AMOUNT OF \$510 IS INCLUDED. The Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No. 500732 of Henry T. Brendzel, should a check not be enclosed, or be enclosed but for an incorrect amount.  2. Reply and/or Issue fee  The issue fee and publication fee (if application of \$	To: Mail S Commi P.O. B	top: Petitions V ssioner for Patents ox 1450		
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The issue fee and publication fee (if application of \$ has been paid previously on 12/8/05 by means of a check, and the PTO, in fact, cashed the check, it being posted on 12/16/2005.  is enclosed herewith  3. Terminal Disclaimer with Disclaimer fee  Since this utility/plan application was filed on or after June 8, 1995, no terminal disclaimer is required.  A terminal disclaimer and fee of \$ is enclosed herewith  4. STATEMENT:  This application became abandoned unavoidably because an Office Action that purportedly was mailed out by the USPTO was never received. Since the Offic Action followed an RCE filing on June 17, 2007, there was no way for applican know, or to even expect, that an Office action might be mailed by the PTO. Prethe effect that no Office Action was received is enclosed.	Petition authorized t No. 50073	fee – CHECK IN THE AMOU o charge the following fees, or o 2 of Henry T. Brendzel , sho	redit any overpayments, to Depo	sit Account
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Name Henry T Brendzel Pog No. 26 944	purported Action fo know, or	dly was mailed out by the llowed an RCE filing on to even expect, that an (	e USPTO was never recei June 17, 2007, there was Office action might be ma	ved. Since the Office no way for applicant to
Neg. No. 26,044	Name	Henry T. Brendzel		Reg. No. 26,844

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Sherman 2001-0025CIP-1

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## **Patent Application**

Inventor(s)

Matthew J. Sherman

Case Name

Sherman 2001-0025CIP-1

Filing Date

3/4/2002

Serial No.

10/086,534

Examiner

Salad Elmi Abdullahi

Art Unit

2157

Title

Interference Suppression Methods for 802.11

COMMISSIONER FOR PATENTS

P.O. Box 1450

Alexandria, VA 22313-1450

SIR:

## STATEMENT UNDER RULE 1.181(b)

I am employed by AT&T, and it is my responsibility, in the normal course of business, to collect incoming mail from the USPTO, addressed to AT&T Corp. Room 2A207, One AT&T Way, Bedminster, NJ 07921, and to docket such incoming mail.

To docket a document received from the US Postal Service I enter information about the document in our IP database, and then forward it for further handling by support staff and the cognizant attorney..

According to the records reflected in the database, no document arrived that pertains to US Patent application 10/086,534 at anytime after during or after September 2007.

Respectfully, Beverly Britt

Dated: 10/15/08

By Burnly Brett